IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

STEWART ABRAMSON, individually

and on behalf of a class of all persons and

entities similarly situated,

Case No. 2:25-cv-00288-PLD

Plaintiff(s),

:

v.

:

LINE 5, LLC; HEADSTART WARRANTY GROUP LLC; and MLB GLOBAL, LLC d/b/a BENCHMARK WARRANTY.

:

Defendant(s).

DEFENDANT LINE 5, LLC'S JOINDER IN DEFENDANT HEADSTART WARRANTY GROUP LLC'S MOTION TO DISMISS

Defendant Line 5, LLC ("Line 5") hereby joins in Defendant Headstart Warranty Group LLC's ("Headstart") Motion to Dismiss Plaintiff's Class Action Complaint Pursuant to FED. R. CIV. P. 12(b)(1), ECF 24 & 25, insofar as the Motion to Dismiss relates to Plaintiff's claims regarding telemarketing calls and respectfully requests that this Court grant Headstart's Motion and extend its relief to Line 5.

Line 5 understands that Plaintiff's Complaint contains certain allegations of direct liability as to Line 5, only, with respect to certain text messages. *See, e.g.*, ECF 1, ¶¶ 35, 41, 43, 44. Line 5 would respectfully request that the Court sever those allegations from Plaintiff's telemarketing claims (which should be dismissed pursuant to Headstart's Motion).

WHEREFORE, Defendant Line 5, LLC respectfully requests that this Court grant Defendant Headstart Warranty Group LLC's Motion to Dismiss Plaintiff's Class Action Complaint Pursuant to FED. R. CIV. P. 12(b)(1) and extend its relief to Defendant Line 5, LLC.

Respectfully submitted,

BARRON & NEWBURGER, P.C.

By: /s/ Brit J. Suttell

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Counsel for Defendant Line 5, LLC

Dated: July 7, 2025

CERTIFICATE OF SERVICE

I certify that on July 7, 2025, a true copy of the foregoing document was served on all counsel of record via CM/ECF.

BARRON & NEWBURGER, P.C.

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